

## Instructions in Music.

MR. CHARLES F. SCHELING,  
OF NATCHES,  
PROFESSOR OF MUSIC,

RESPECTFULLY announces to the Ladies of Yazoo City and its vicinity, that he will give Lessons on the Piano Forte, and in Vocal Music, provided a sufficient number of Pupils can be procured—commencing forthwith. His residence is at Mrs. WHITMAN'S HOTEL, where a list for the purpose of subscribers is deposited.

TERMS—\$25.00 per quarter, giving three Lessons per week, payable by the month. Immediate attention is required to this advertisement, as his stay in this place is governed by it.

Pianos tuned, regulated and repaired, at the shortest notice.

Oct. 30, 1844—17:tf

**ROBSON & ALLEN,**  
Respectfully inform their Friends and Customers that they continue the

**COMMISSION**  
AND  
**Forwarding Business,**  
At their Old Stand, No. 23 St. Charles St.  
NEW ORLEANS.

THEY will make advances, either here, or through ALLEN & BARKSDALE, at Yazoo City, on all Cotton consigned to them, (provided the same is insured as usual) and will attend promptly to receiving and forwarding all goods consigned to their care—to filling Orders, or any other business entrusted to them. They solicit the patronage of their friends—promising that their best exertions shall be used to give satisfaction.

N. Orleans, Oct. 2, 1844.—15:tf

**Notice**  
IS hereby given to all whom it may concern, that at the November Term of Yazoo Probate Court, 1844, I as Administrator of James M. Pease, shall make my final settlement with said court of my actings and doings as administrator, &c., and surrender my letters of administration, &c.

JAS. W. BARNETT.  
W. E. PUGH, Sol.  
Sent 23d, 1844.—16:3t

**National House,**  
2. N. GLENN, PROPRIETOR,  
Tchoupitoulas Street, New Orleans.

THE Subscriber respectfully solicits a continuance of the patronage so liberally bestowed the last season, and promises to leave nothing undone to render his guests comfortable. The ladies' departments of the National are inferior to no house in the Southwest. The House has undergone a complete renovation.

Oct. 1, 1844.—14:ly

**For sale at this Office,**  
A few copies of Notes and Observations, suggested by reading a Pamphlet entitled "The Unity of the Church; The Ministry; The Apostolic Succession; three discourses, by the Rt. Rev. James Harvey Oley, Bishop of Tennessee." By Rev. A. B. LAWRENCE, A. M.—a Minister of the Presbyterian Church, of Vicksburg. Price, 25 cents per copy.

**Co-partnership.**  
VINCENT GALLAWAY, has taken into Co-partnership his brother Lewis G. Gallaway, of Holmes county, Miss. They will conduct a General Commission Business in this city, under the style of V & L. G. GALLAWAY, and respectfully solicit the patronage of their friends and public generally. During the present winter and ensuing spring L. G. Gallaway will reside at Jackson, Miss.

V. GALLAWAY,  
LEWIS G. GALLAWAY.  
New Orleans, Dec. 21, 1843. 25-if

**A CARD.**  
THE undersigned beg leave to inform their friends and the public, that Mr. William Laughlin has withdrawn his agency of our business at Vicksburg, and we have appointed, in his stead, Messrs. HUGH WATT & GEORGE A. PECK, (who have this day opened an office at the old stand of Mr. Wm. Laughlin,) under the firm of **Hugh Watt & Co.**, who will make cash advances and furnish plantation supplies on shipment of produce to our address.

BURKE, WATT & CO., N. Orleans  
WATT, BURKE & CO., Natches.  
June 10, 1843. 49-Gt.

**Council Proceedings.**  
CALLED MEETING.  
SEPTEMBER 26, 1844.

Present, R. EATON KEYS, President—J. W. Barnett, J. M. Allen, H. Harrison, and N. Perry, Selectmen.

The meeting being called to order, the minutes of the last meeting were read and approved.

On motion, the Ordinance was taken up by section, and adopted as follows:

**An Ordinance.**  
To regulate the weighing of all Cottons sold within the corporate limits of Yazoo City, and also for the regulation of all Scales, Balances, Steelyards and Measures, used by the Trading Houses and Boats in Yazoo City.

Sec. 1st. Be it Ordained by the President and Selectmen of the Town of Yazoo City, That from and after the passage of this Ordinance, it shall not be lawful for any merchant, or any other person whatsoever, to weigh any Cottons, with a view to the purchase of the same; or to purchase any Cottons having been weighed by themselves or any other person within said corporate limits, other than the Town Weigher elect, under such penalties as are hereinafter prescribed.

Sec. 2d. And be it further Ordained, That any person or persons being convicted of having violated the foregoing section of this Ordinance, in any manner or shape, shall for each and every such violation, incur a liability of Fifty Dollars, recoverable before the President by information or otherwise, by Warrant and Execution returnable forthwith, in the name of the President and Selectmen of Yazoo City.

Sec. 3d. And be it further Ordained, That any person or persons refusing the Town Weigher and Inspector of Weights and Measures, the privilege of examining and correcting his, her, or their Scales, Balances, Steelyards and Measures, shall incur a liability of Ten Dollars for each and every such refusal; recoverable in the same manner as prescribed in the second section of this Ordinance.

Sec. 4th. And be it further Ordained, That the Town Weigher and Inspector of Weights and Measures shall, previous to entering upon the discharge of the duties of Town Weigher, take and subscribe to the following oath, viz: "You do solemnly swear, (or affirm), that you will faithfully discharge the duties of Town Weigher and Inspector of Weights and Measures for the town of Yazoo City, agreeable to the Ordinance of said Town, without fraud or partiality, so help you God."

Sec. 5th. And be it further Ordained, That the Town Weigher and Inspector of Weights and Measures duly elected by the Selectmen, shall hold his term of office for one year from the date of his election, provided said election be not to fill a vacancy, in which case it shall be for the unexpired term of his predecessor only.

Sec. 6th. And be it further Ordained, That it shall be the duty of the Town Weigher and Inspector of Weights and Measures, to keep a good and correct pair of Patent Scales, Balances, Steelyards and Measures, to be used by the parties concerned, and by which to regulate all Scales, Balances and Steelyards; and that he also be required to have and keep an office at or near both steamboat landings, together with a suitable shelter and yard for the protection of all cotton (sent to him to be weighed,) as well against the cattle as the rain and mud; and that he be required to be there at all times between the hours of sunrise and sunset, and that he be required to weigh all cotton weighed by him Officially at said offices, (except when the cotton be already in store,) furnishing the purchaser with a list of the weights and marks of each and every bale; Provided that the foregoing shall not exclude the Weigher and Inspector the privilege of an Assistant, whose duty it shall also be to take the same oath of office as prescribed in the 4th section of this Ordinance for the Weigher himself.

Sec. 7th. And be it further Ordained, That in case of any refusal or wilful neglect on the part of said Weigher and Inspector, to perform the duties prescribed in the foregoing Ordinances, he shall incur a liability of not less than Twenty Five, nor more than Fifty Dollars, recoverable in the same manner as prescribed in the second section of this Ordinance, and be liable therefor to a removal from office.

Sec. 8th. And be it further Ordained, That the Weigher and Inspector of Weights and Measures, shall, as a compensation for his services, be allowed Ten Cents per bale, for each and every bale of cotton he may weigh officially, to be paid by the seller; and that he be required to examine and correct all Scales, Balances, Steelyards and Measures, used by the parties concerned; and that he be allowed for each and every such examination and correction, the sum of Fifty Cents, which sum shall be paid by the owner or owners of said Weights and Measures.

Sec. 9th. And be it further Ordained, That when any cottons shall be suffered to remain in the yard of the Inspector and Weigher, until the same shall become troublesome, or likely to impede him in the discharge of his duties as Weigher, he shall have power to have the same removed at the expense of the owner or owners.

Sec. 10th. And be it further Ordained, That any person or persons who shall purchase or otherwise barter or obtain from any Merchant or Merchants in Yazoo City, any articles of Merchandise, Produce or Groceries, and shall be dissatisfied, or have reason to suppose that the same has either been weighed or measured incorrectly, he, she, or they, shall have power to appeal to the Town Weigher to weigh or measure the same, and if found to fall short of the weight or measure of the vendor of said article, he, she, or they, so selling, shall pay the Town Weigher the sum of Fifty Cents for weighing—refund the amount of the purchase money, and forfeit the article sold. If, however, the weight or measure be correct, it shall be the duty of the person appealing to him, to pay the sum of Fifty Cents for weighing the article.

On motion, the meeting adjourned.  
R. EATON KEYS, Pres't.

JAS. P. WILLIAMS, CLK.

## NOTICE.

BY virtue of a Decree of the Court of Probate of Yazoo county, made at its April term, A. D. 1844—I shall, as Administrator of John Mardough, deceased, expose to public auction on the 4th day of December next, upon a credit of 12 months from the day of sale, an undivided half of 20 feet front of Lot No. 230, in Yazoo city.—The sale to take place upon the premises, at 12 o'clock M. Bond and security will be required of the purchaser.

E. C. WILKINSON, adm'r of JOHN MURDOUGH.  
Oct. 4, 1844.—15:ds.

**Notice.**  
The State of Mississippi, } Yazoo Circuit  
Yazoo County, } Court, Sitting as  
a COURT OF CHANCERY, May Term, 1844.

Frederick G. Randolph,  
vs.  
Moses T. Hoff, Administrator of  
John Glass, et. al.

UPON opening the matters of this Bill, and it appearing to the satisfaction of the court that the defendants, the unknown heirs of John Glass, deceased, are not inhabitants of this State, but reside beyond the limits thereof, so that the ordinary process of this court cannot be executed upon them: It is therefore ordered, that unless said defendants appear here on or before the first Monday of November next, and plead, answer, or demur to complainant's bill, the several allegations thereof will be taken for confessed, as to them, and such order and decree made thereon as the Judge may think equitable and just. And it is further ordered that a copy of this order be inserted in the Yazoo City Whig, once a week, for two months successively.

THOS. P. SLADE, CLK.  
By GIBBES, BARNES, D. C.  
C. F. HAMER, and J. & W. BATTALIE,  
Solicitors for complainant.

Oct. 22, 1844.—16:3t

**List of Letters.**  
REMAINING in the Post Office at Yazoo City, Miss., on the 1st day of October, 1844; which, if not taken out within three months, will be sent to the General Post Office as dead letters.

Anding Martin A. Alford, Green  
Allen A. Grant B. Brown, James C.  
Bartlett, W. J. Barrett, W. J.  
Benton, Mrs. Melinder Barrett Samule  
Bentou, Mrs. M. S. C. Carter Lydia  
Cromp, W. E. Cason, Mrs. S. Coin Richard  
Crenshaw Harrison Campbell E. O.  
Castellan Stephen D. Devine R.  
D. nysse Jacques 2 Dickens Thompson  
Domer D. H. Dyer Kelly E. Exam Edward  
Evans & Shropshire 2 Evans S.  
Erwin S. G. Gill Jeremiah N.  
Gary A. C. Cary, Mrs. Elizabeth 2  
Gains George S. Geisenger  
Gray W. W. H. Hughes T.  
Holcomb Mrs. C. C. J. Johnson James  
Jennings & Adams. Jones, F. C.  
James, Dr. D. A. K. King W.  
Kending Alexander F. L. Little Sanford II.  
Lewis, J. C. & Co. Lampier P.  
Lampier P. M. Mclewie J. A.  
Mills, Dr. W. McKesson, Dr. G. C. Morgan L. C.  
McKesson, Dr. G. C. McCaughan A.  
McCallie John Matthews Samuel  
McCallie John Morris Charles E.  
Nance, E. W. N. Norrell Jesse S.  
Phillips William P. Phillips Peter  
Perry J. W. R. Redwood, Thomas Z.  
R. Redwood, Thomas Z. S. Shackelford Richard D.  
Smith Henry N. Shackleford John  
Shackelford John Smith W.  
Shackelford John Samson Sansons P.  
Stevens Lewis Shropshire James S.  
Swartwout & Ford & Co. T. Tucker, Mrs. Eliza J.  
Tucker William A. W. White G.  
Wood W. W. Whitson Edward D. Williams George  
Wharton Edward D. Wilson Samuel  
Wade B. D. Persons calling for either of the above letters, will please say they are advertised.  
R. EATON KEYS, P. M.

Oct. 22, 1844.—16:3t

**Notice.**  
UPON opening the matters in the complainant's Bill, and it appearing to the satisfaction of the Court, that James W. Dunnington, Sarah A. Dunnington, Thomas E. Madison, John F. Madison, Martha Madison, Susan Madison and Elizabeth Madison reside without the limits of the State of Mississippi.—It is therefore ordered, adjudged and decreed, that unless the said defendants appear here on or before the first day of the next Term of this Court and plead, answer or demur to the complainant's Bill, the several allegations therein will be taken for confessed, and the matters therein decreed. It is also ordered and decreed by the court, that a copy of this order be published in the Yazoo City Whig, a newspaper published in Yazoo City, in the county of Yazoo, State of Mississippi, for two successive months. And it also appearing to the court, that proof was shown that the defendant, Richard C. Hyatt, waived the issuance and service of process, and the said Richard C. Hyatt failing to plead, answer or demur to the complainant's Bill, it is ordered, adjudged and decreed, that the several allegations therein be taken for confessed as to him, and the matters therein decreed, &c.

THOS. P. SLADE, Clerk.  
By GIBBES, BARNES, D. C.  
Q. D. Gibbs, P. P.  
August 2, 1844. (pr. fee \$22.) 4-9t.

**TRUSTEE'S SALE.**  
WHEREAS, William H. Roberts, did by deed, bearing date the 23rd of August, A. D. 1841, convey to the undersigned in Trust, to secure the payment of certain debts in said deed specified and set forth, the following Negroes to-wit: Primus, Sylvia, Nelly, Jane, Little Primus, Clinton, Jim, Albert, Alice, Hilliard, Judy, Milly, Jerry and Algernon; which said Deed is recorded in the Office of the Clerk of the Probate Court of Washington county, in Book K., pages 313, 314 and 315. And whereas, the undersigned having been satisfied that the debts mentioned in said Deed, are still unpaid, and having been duly requested to execute the provisions of said Deed: Now, therefore, be it known, that under and by virtue of the power and authority in said Deed, I will, on Saturday, the 1st day of February, A. D. 1845, at the Court House door in the county of Washington, proceed to sell to the highest bidder, for cash, the Negroes in said Deed conveyed, and above named, or so many thereof as may be necessary to pay and satisfy the debts specified in said Deed, and all expenses connected with this Trust.

The title is believed to be good, but I will convey only such as I am authorized by said Deed to convey.

ROBERT B. GILLIAM, Trustee.  
By his Agent,  
CARTER B. HARRISON.  
July 19, 1844. 3-28t.

**Abstract.**  
THIS Bill charges, that one Ignotius F. Eskridge and David W. Vance sometime in the year 1832, made a joint purchase of sundry town lots in the town of Manchester (now Yazoo city) and numbered as lots 44, 45, 186 and 187, from the original proprietors of said town, (of whom complainant's intestate was one) taking a deed from said proprietors, but giving an equitable mortgage on said lots for the payment of the purchase money—that the said Vance and Eskridge have both departed this life, leaving heirs who are made parties to the Bill, but not paying said money,—that the said proprietors, on the 29th of April, 1836, recovered a judgment against one John W. Myers, administrator of said Vance, for \$306 28 on their promissory note executed for said lots—that execution on said judgment has been returned "Nulla Bona"—that the whole interest of said judgment is in complainant's intestate—that all the other defendants except the heirs of said Eskridge and Vance, pretend to have some claim to said lots, but have purchased with full notice of complainant's equitable mortgage. The Bill prays that by a decree of the court the said lots be sold for the satisfaction of complainant's claim and for general relief.

N. G. & S. E. NYE, Solicitors.  
Aug. 2, 1844. (pr. fee \$39 00) 4-9t.

**BLANK BILLS OF LADING**  
For Sale at this OFFICE.

**NEW GOODS,**  
"Just Received from the North."

THE undersigned have just received a large and well assorted stock of FANCY and STAPLE DRY GOODS, consisting in part of Prints, &c., all of the latest style; also, Flannels, Kerseys, Linseys, Blankets, Boots, Shoes and Hats—together with a large stock of GROCERIES and PRODUCE, and PLANTERS' SUPPLIES of every description; all of which we offer at the lowest cash prices.

We are also prepared to make liberal advances on Cotton, in hand, or store.

W. & L. WYMAN.  
Oct. 1, 1844.—13:tf. Main Street.

**At the Brick Livery Stable,**  
SOME good saddle, single, and double harness HORSES—young matches, and perform well. For sale by  
BLACKMAN, WINFORD & CO.  
Yazoo city, Sept. 25.—12:tf.

## Corn Fodder, Oats and Hay,

BOUGHT and SOLD, at the Brick Stable, Yazoo city, Miss., by  
BLACKMAN, WINFORD & CO.  
Sept. 25, 1844.—12:tf.

**REGULAR PACKET**  
For Yazoo City and New Orleans.

THE fine fast running and regular Packet Steamer BELLE OF ARKANSAS, J. M. BARNETT, Master, will ply as a regular packet during the season, for the above and all intermediate Landings. For freight or passage, apply on board.  
Sept. 24th 1844.—12:tf

**The regular Packet Steamer**  
**VOLANT,**  
WM. LAND, MASTER, will continue to ply regularly during the season between this place and Vicksburg, leaving here on Mondays, Wednesdays, and Fridays and the latter place on the alternate days at 12 M. precisely.  
Yazoo City, May 24, 1844 40-if

**For New Orleans.**  
THE New Passenger Steamer M. B. HAMER, P. C. WALLIS, Master, will run regularly during the season to New Orleans. She has been built expressly for a packet to this place; and as soon as the water will admit of it, will leave this place on the 5th, 15th, and 25th; and New Orleans on the 1st, 10th, and 20th of each month, with regularity. For freight or passage, apply on board.  
Oct. 1, 1844.

**Wanted at the Brick Stable,**  
SOME good Hostlers and Draymen, to whom good wages and constant Employment will be given. We wish Working men—others need not apply, as they will soon be discharged.

BLACKMAN, WINFORD & CO.  
Yazoo city, Sept. 25, 1844.—12:tf

**Mules and Horses,**  
BOUGHT and SOLD, at the Brick Stable, Yazoo city, Miss., by  
BLACKMAN, WINFORD & CO.  
Sept. 25, 1844.—12:tf.

**Notice.**  
The State of Mississippi, }  
Yazoo County, }  
Yazoo Circuit Court sitting as a Court of Chancery, May Term, 1844.

James B. Robinson, adm'r de bonis non &c., vs.  
James W. Eskridge, et. al. defendants.

THIS day this cause came on to be heard and it being proved to the satisfaction of the court, that William S. Eskridge, George Eskridge, Alexander Eskridge, Elizabeth Walls, James Vance, Samuel K. Vance, James R. Grant, Charles W. Grant, Mary J. Grant, Martha A. Grant, Emaline M. Grant, Samuel R. Grant, James O. Myers, David Y. Myers, Harman Pease, John B. Pease, Jr., Louisa James Pease, John J. Swartwout and William Royster, are not citizens of the State of Mississippi.—It is therefore considered by the court, that unless the said non-resident defendants appear here on or before the first day of the next Term of this Court, and answer or demur to the complainant's Bill, the several allegations therein will be taken for confessed as to them as the matters therein decreed. It is also ordered by the court, that a copy of this order be published in the Yazoo City Whig, a newspaper published in the town of Yazoo city, Mississippi, for two months successively.

THOS. P. SLADE, CLK.  
By GIBBES, BARNES, D. C.

Q. D. Gibbs, P. P.  
August 2, 1844. (pr. fee \$22.) 4-9t.

**TRUSTEE'S SALE.**  
WHEREAS, William H. Roberts, did by deed, bearing date the 23rd of August, A. D. 1841, convey to the undersigned in Trust, to secure the payment of certain debts in said deed specified and set forth, the following Negroes to-wit: Primus, Sylvia, Nelly, Jane, Little Primus, Clinton, Jim, Albert, Alice, Hilliard, Judy, Milly, Jerry and Algernon; which said Deed is recorded in the Office of the Clerk of the Probate Court of Washington county, in Book K., pages 313, 314 and 315. And whereas, the undersigned having been satisfied that the debts mentioned in said Deed, are still unpaid, and having been duly requested to execute the provisions of said Deed: Now, therefore, be it known, that under and by virtue of the power and authority in said Deed, I will, on Saturday, the 1st day of February, A. D. 1845, at the Court House door in the county of Washington, proceed to sell to the highest bidder, for cash, the Negroes in said Deed conveyed, and above named, or so many thereof as may be necessary to pay and satisfy the debts specified in said Deed, and all expenses connected with this Trust.

The title is believed to be good, but I will convey only such as I am authorized by said Deed to convey.

ROBERT B. GILLIAM, Trustee.  
By his Agent,  
CARTER B. HARRISON.  
July 19, 1844. 3-28t.

**Abstract.**  
THIS Bill charges, that one Ignotius F. Eskridge and David W. Vance sometime in the year 1832, made a joint purchase of sundry town lots in the town of Manchester (now Yazoo city) and numbered as lots 44, 45, 186 and 187, from the original proprietors of said town, (of whom complainant's intestate was one) taking a deed from said proprietors, but giving an equitable mortgage on said lots for the payment of the purchase money—that the said Vance and Eskridge have both departed this life, leaving heirs who are made parties to the Bill, but not paying said money,—that the said proprietors, on the 29th of April, 1836, recovered a judgment against one John W. Myers, administrator of said Vance, for \$306 28 on their promissory note executed for said lots—that execution on said judgment has been returned "Nulla Bona"—that the whole interest of said judgment is in complainant's intestate—that all the other defendants except the heirs of said Eskridge and Vance, pretend to have some claim to said lots, but have purchased with full notice of complainant's equitable mortgage. The Bill prays that by a decree of the court the said lots be sold for the satisfaction of complainant's claim and for general relief.

N. G. & S. E. NYE, Solicitors.  
Aug. 2, 1844. (pr. fee \$39 00) 4-9t.

**BLANK BILLS OF LADING**  
For Sale at this OFFICE.

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"Just Received from the North."

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We are also prepared to make liberal advances on Cotton, in hand, or store.

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Oct. 1, 1844.—13:tf. Main Street.

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BLACKMAN, WINFORD & CO.  
Yazoo city, Sept. 25.—12:tf.

## FIRE INSURANCE.

Ocean Mutual Insurance Company.  
OFFICE—No. 45 Camp Street,  
NEW ORLEANS.

DIRECTORS:  
WM. A. GASQUET, President.  
W. W. Montgomery, F. B. LeBeau,  
F. P. Duconge, Alex. Gordon,  
J. C. Harrison, J. A. Gasquet,  
Edw. Schiff, R. W. Montgomery.  
CHAS. BRIGGS, Secretary.

This Company, by an amendment of their charter, passed at the last Session of the Legislature, is now authorized to insure on the Mutual System, and all persons insuring their Property in the Office will be entitled to the privileges of that System, in accordance with the charter and by-laws, without incurring any kind of responsibility, from which they are guarded by an express provision of the amended charter.

All kinds of property insured against fire on the most reasonable terms, and the most prompt and liberal settlements made in cases of loss.

Oct. 1, 1844.—14:tf.

**NOTICE.**  
The State of Mississippi, } Circuit Court,  
Yazoo County, } May Term, 1844.

Quesny D. Gibbs, complainant, vs.  
Richard C. Hyatt, et. al. def'ts.

UPON opening the matters in the complainant's Bill, and it appearing to the satisfaction of the Court, that James W. Dunnington, Sarah A. Dunnington, Thomas E. Madison, John F. Madison, Martha Madison, Susan Madison and Elizabeth Madison reside without the limits of the State of Mississippi.—It is therefore ordered, adjudged and decreed, that unless the said defendants appear here on or before the first day of the next Term of this Court and plead, answer or demur to the complainant's Bill, the several allegations therein will be taken for confessed, and the matters therein decreed. It is also ordered and decreed by the court, that a copy of this order be published in the Yazoo City Whig, a newspaper published in Yazoo City, in the county of Yazoo, State of Mississippi, for two successive months. And it also appearing to the court, that proof was shown that the defendant, Richard C. Hyatt, waived the issuance and service of process, and the said Richard C. Hyatt failing to plead, answer or demur to the complainant's Bill, it is ordered, adjudged and decreed, that the several allegations therein be taken for confessed as to him, and the matters therein decreed, &c.

THOS. P. SLADE, Clerk.  
By GIBBES, BARNES, D. C.  
Q. D. Gibbs, P. P.  
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**TRUSTEE'S SALE.**  
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The title is believed to be good, but I will convey only such as I am authorized by said Deed to convey.

ROBERT B. GILLIAM, Trustee.  
By his Agent,  
CARTER B. HARRISON.  
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**Abstract.**  
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THE undersigned have just received a large and well assorted stock of FANCY and STAPLE DRY GOODS, consisting in part of Prints, &c., all of the latest style; also, Flannels, Kerseys, Linseys, Blankets, Boots, Shoes and Hats—together with a large stock of GROCERIES and PRODUCE, and PLANTERS' SUPPLIES of every description; all of which we offer at the lowest cash prices.

We are also prepared to make liberal advances on Cotton, in hand, or store.

W. & L. WYMAN.  
Oct. 1, 1844.—13:tf. Main Street.

**At the Brick Livery Stable,**  
SOME good saddle, single, and double harness HORSES—young matches, and perform well. For sale by  
BLACKMAN, WINFORD & CO.  
Yazoo city, Sept. 25.—12:tf.

## FIRE INSURANCE.

Ocean Mutual Insurance Company.  
OFFICE—No. 45 Camp Street,  
NEW ORLEANS.

DIRECTORS:  
WM. A. GASQUET, President.  
W. W. Montgomery, F. B. LeBeau,  
F. P. Duconge, Alex. Gordon,  
J. C. Harrison, J. A. Gasquet,  
Edw. Schiff, R. W. Montgomery.  
CHAS. BRIGGS, Secretary.

This Company, by an amendment of their charter, passed at the last Session of the Legislature, is now authorized to insure on the Mutual System, and all persons insuring their Property in the Office will be entitled to the privileges of that System, in accordance with the charter and by-laws, without incurring any kind of responsibility, from which